

CLIFTON JACKSON AFFIDAVIT AND APPENDIX OF EXHIBITS ARE NUMBERED [first two cover pages of affidavit unnumbered, iii-lxiii] IN ROMAN NUMERAL. EXHIBIT PAGES ARE CROSS REFERENCED AS APPENDIX [Appendix Pages are numbered 1-655] PAGES. AFFIDAVIT AND EXHIBITS ARE IN SUPPORT OF 26B MOTION TO REOPEN STATE OF OHIO v. CLIFTON JACKSON, CASE NO. 11CR083104, NINTH DISTRICT COURT OF APPEALS CASE NO. 14CA010555, Not Limited Too.

EXHIBIT

AV

EXHIBITS A-AAAE IN SUPPORT OF CLIFTON JACKSON ENCLOSED AFFIDAVIT AND APPENDIX PREPARED MARCH OF 2016 OF A DETAILED TIME LINE OF FACTUAL EVENTS BETWEEN JUNE 14th, 2011 AND OCTOBER OF 2015 TO THE BEST OF MY LAYMEN LEGAL ABILITIES.

THIS EXHIBIT "AV" IS REFERENCED IN ¶ 101 not limited too.

1 State of Ohio,)
2 County of Lorain.) SS:

3 IN THE COURT OF COMMON PLEAS

4 The State of Ohio,)
5 Plaintiff,)
6 vs.) NO. 11CR083104
7 Clifton Jackson,)
8 Defendant.)

9 * * *

10 COMPLETE TRANSCRIPT OF PROCEEDINGS HAD IN THE
11 ABOVE-ENTITLED MATTER ON THE 25TH DAY OF NOVEMBER, 2013, BEFORE
12 THE HONORABLE JOHN R. MIRALDI, PRESIDING JUDGE OF SAID COURT.

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14 APPEARANCES:

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16 Appearing on behalf of the State of Ohio:
17 Lorain County Prosecutor's Office
18 By: Peter Gauthier, Assistant Prosecuting Attorney

19 Appearing on behalf of the Defendant:
20 Mark Aufdenkampe, Esq.

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1 MR. AUFDENKAMPE: -- the Buffalo area. So I have,
2 just this morning, obtained copies of the file from court file
3 downstairs. I have quite a bit of information to review. My
4 client indicates he has quite a bit of additional information he
5 would like to share with me, and at this point I don't -- I know
6 I cannot be ready for trial on the 17th of December, and I've
7 explained this to my client and he's understanding of that. He
8 does want me prepared for the trial. So at this time, your
9 Honor, I would like to ask for additional time to reset the
10 trial, perhaps, into January.

11 THE COURT: State?

12 MR. GAUTHIER: Your Honor, I know that -- I don't
13 believe Mr. Bradley's even provided a copy of the, his documents
14 to Mr. Aufdenkampe yet. I indicated to Mr. Aufdenkampe that I
15 would redo discovery and provide all the discovery that I've
16 previously provided to Mr. Bradley. I would re-prepare that and
17 have it available for Wednesday morning.

18 THE COURT: How much time do you need,
19 Mr. Aufdenkampe? It's set for December 17th right now.

20 MR. AUFDENKAMPE: Your Honor, I probably would be
21 looking at maybe the third week of January, if the court would
22 entertain that.

23 THE COURT: How about I give you until the end of
24 January, which is the 28th, Wednesday, the 28th.

25 MR. AUFDENKAMPE: That's fine, your Honor. Thank

1 you.

2 THE COURT: Okay. Mr. Jackson, I know there was
3 an issue with your previous attorney. You absolutely have a
4 right to cooperate with your attorney with respect to your
5 defense, but you can't become an obstruction as to get in the way
6 of your attorney doing the job. A hundred e-mails is
7 unacceptable. I'm not going to allow this trial to be delayed
8 again because the attorney says "I can't get ready because my
9 client questions everything I do," which was the complaint of
10 your private attorney. That's private; now the county's paying
11 for this attorney for you.

12 THE DEFENDANT: May I speak, your Honor?

13 THE COURT: No. I'm not done.

14 THE DEFENDANT: Okay, not a problem.

15 THE COURT: So I'm instructing you to cooperate,
16 but not obstruct the ability of Attorney Aufdenkampe to represent
17 you, because I'm not going to delay this trial again. It's going
18 in January, on the 28th. All right, we're done

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20 HEARING CONCLUDED

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